

for 1 minute and to revise and extend his remarks.)

Mr. BROWN of Ohio. Mr. Speaker, former Presidential candidate Bob Dole has been hired by the Government of Chile to sue the United States in a trade dispute over salmon. The Chilean Embassy expressed the hope and expectation that Senator Dole would advise the Chilean Government on its political strategy on the fast track debate now being conducted in Congress. I would urge Senator Dole to reconsider his decision.

This is business as usual, and it underscores how bad trade agreements make their way through Congress. Foreign governments have tremendous resources to hire lobbyists with powerful connections. These lobbyists often are prominent ex-Senators, ex-trade officials, and ex-Members of Congress. However, Bob Dole is different; he is not just another politician.

I am not saying Senator Dole has done anything wrong. He left the Senate in June 1996, so he is not bound by the 1-year revolving door laws. He is free to represent Chile if he wants. Former Presidential candidate Dole is free to sue the American Government on behalf of the Government of Chile if he wants, but it is simply not right. Senator Dole is playing on the visitor's team. He should play on the home team. We want him on America's team, not Chile's team.

RAYMON ROEBUCK LEAVES HIS MARK ON HOUSE OF REPRESENTATIVES

(Mr. STOKES asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. STOKES. Mr. Speaker, I am saddened to announce the passing of a dedicated former employee of the House, Mr. Raymon Roebuck. I know that Members on both sides of the aisle join me in expressing our deepest sympathy to members of Raymon's family.

In 1993 we came together on the House floor to pay tribute to Raymon on the occasion of his retirement. "Chez Raymon," as he was affectionately known, decided to retire after 30 years of loyal service. In the cloakroom snack bar where he was employed, one could always count on Raymon's friendly conversation. Along with serving the best tuna sandwiches on Capitol Hill, Raymon also delivered accurate information on the number of votes we could anticipate and the time that the House would adjourn.

In addition to his friendship with Members of Congress, Raymon leaves a host of young people all over America whom he befriended and counseled when they served as congressional pages.

Chez Raymon has left his mark on this institution. We are saddened that we can no longer experience his radiant smile. However, we realize that God has called home a good soldier to rest.

Raymon was a good friend and a loyal employee of the House of Representatives.

CAMPAIGN FINANCE REFORM

(Mrs. MALONEY of New York asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. MALONEY of New York. Mr. Speaker, when it comes to finance reform, it seems our colleagues on the other side of the aisle would prefer to keep the focus on whether or not elected officials are using bad form rather than our desire for reform.

Despite their best efforts, our message is finally being heard. I thought the Wall Street Journal put it well on Monday in their publication. The story read, and I quote, "They," the Republican leadership, "have been pushing for an independent counsel for months, but they have resisted calls for sweeping changes in campaign financing."

We are being heard in major publications, and we are being heard in the Senate where the Committee has apparently agreed to shift its focus from fingerpointing to problem-solving. But we need to be heard on this floor, and we need to bring campaign finance reform to the floor of this House for a vote before we recess.

CAMPAIGN FINANCE REFORM FOR DEMOCRATS AND REPUBLICANS

(Mr. DEFAZIO asked and was given permission to address the House for 1 minute.)

Mr. DEFAZIO. Mr. Speaker, there is a flood of money corroding the foundation of our democracy. Now, the Republicans would have us believe that it is only the foundations on this side of the aisle or downtown at the White House that are endangered by this flood of money, but that is not quite true, because we remember Simon Fireman. Simon Fireman was the vice-chair of Bob Dole's fund-raising. He pled guilty to 64 counts of money laundering, paid \$6 million in fines and 6 months in jail.

This is a bipartisan problem. Both sides suffer from this problem, and it does not serve either side to stonewall reform. There are many of us on this side of the aisle calling sincerely for just a debate, an open rule. Let us see what happens. Let us vote on campaign finance reform before we go home.

Even on the Senate side now they have relented, and they say they are going to take up campaign finance reform. Let us take it up here in the House of Representatives, or do many Members think, as the Speaker does, that there is not enough money spent on campaigns yet corroding our democracy.

CORRECTIONS CALENDAR

The SPEAKER pro tempore (Mr. PEASE). This is the day for the call of the Corrections Calendar.

The Clerk will call the bill on the Corrections Calendar.

THRIFT DEPOSITOR PROTECTION OVERSIGHT BOARD ABOLISHMENT ACT

The Clerk called the bill (H.R. 2343) to abolish the Thrift Depositor Protection Oversight Board, and for other purposes.

The Clerk read the bill, as follows:

H.R. 2343

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Thrift Depositor Protection Oversight Board Abolishment Act".

SEC. 2. ABOLISHMENT OF THE THRIFT DEPOSITOR PROTECTION OVERSIGHT BOARD.

(a) IN GENERAL.—Effective at the end of the 3-month period beginning on the date of enactment of this Act, the Thrift Depositor Protection Oversight Board established under section 21A of the Federal Home Loan Bank Act (hereafter in this section referred to as the "Oversight Board") is hereby abolished.

(b) DISPOSITION OF AFFAIRS.—

(1) POWER OF CHAIRPERSON.—Effective on the date of the enactment of this Act, the Chairperson of the Oversight Board (or the designee of the Chairperson) may exercise on behalf of the Oversight Board any power of the Oversight Board necessary to settle and conclude the affairs of the Oversight Board.

(2) AVAILABILITY OF FUNDS.—Funds available to the Oversight Board shall be available to the Chairperson of the Oversight Board to pay expenses incurred in carrying out the requirements of paragraph (1).

(c) SAVINGS PROVISION.—

(1) EXISTING RIGHTS, DUTIES, AND OBLIGATIONS NOT AFFECTED.—No provision of this Act shall be construed as affecting the validity of any right, duty, or obligation of the United States, the Oversight Board, the Resolution Trust Corporation, or any other person which—

(A) arises under or pursuant to the Federal Home Loan Bank Act, or any other provision of law applicable with respect to the Oversight Board; and

(B) existed on the day before the abolishment of the Oversight Board in accordance with subsection (a).

(2) CONTINUATION OF SUITS.—No action or other proceeding commenced by or against the Oversight Board with respect to any function of the Oversight Board shall abate by reason of the enactment of this Act.

(3) LIABILITIES.—

(A) IN GENERAL.—All liabilities arising out of the operation of the Oversight Board between August 9, 1989, and the end of the 3-month period beginning on the date of enactment of this Act shall remain the direct liabilities of the United States.

(B) NO SUBSTITUTION.—The Secretary of the Treasury shall not be substituted for the Oversight Board as a party to any such action or proceeding.

(4) CONTINUATIONS OF ORDERS, RESOLUTIONS, DETERMINATIONS, AND REGULATIONS PERTAINING TO THE RESOLUTION FUNDING CORPORATION.—

(A) IN GENERAL.—All orders, resolutions, determinations, and regulations regarding the Resolution Funding Corporation which—

(i) have been issued, made, and prescribed, or allowed to become effective by the Oversight Board, or by a court of competent jurisdiction, in the performance of functions which are transferred by this Act; and